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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

OLEG MASKAEV and DENNIS RAPPAPORT PRODUCTIONS, LTD.,

Plaintiff,

- against -

WORLD BOXING COUNCIL and SAMUEL PETER.

Defendant.

07 CV 3147 (DAB)

Stipulation and Order

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned counsel for plaintiffs Oleg Maskaev and Dennis Rappeport Productions, Ltd. and defendent Samuel Peter ("Peter"), that the time for Peter to move, suswer or otherwise respond with respect to the complaint is extended until July 24, 2007.

Dated: June 29, 2007

PROFETA & BISENSTEIN

KRAMER LEVIN NAFTALIS & FRANKEL LLP

Jethro Eisenstein (JE-6848)

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Attorneys for Plaintiffs Olog Maskaev and Dennis Rappaport Productions, Ltd.

Attorneys for Defendant Samuel Peter

United States District Judge

XL3 259213 1.1

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YOR	K X	
Plain -against-	tiff,	() Civ. 5392 (DAB) SCHEDULING ORDER
Hartz Monnten Industr Defer	idant.	
DEBORAH A. BATTS, United States Di I. TO BE COMPLETED BY T	strict Judge. HE PARTIES	USDC SDNY DOCUMENT ELECTRONICALLY FILED
Jury Non-Jury (Please	Check.)	DOC #: DATE FILED: 6/29/05/
II. TO BE COMPLETED BY T Pursuant to Fed. R. Civ. P. 16, after holding IT IS HEREBY ORDERED that:		,
Pleadings and Parties: Except for good c	ause shown	
1. No additional parties may be	e joined after	·
2. No additional causes of action	on or defenses may be	asserted after
discovery, shall be commenced in time to be completed within 60 days of the first sched counsel stipulate that an additional period of discovery, and the Court approves such ext	be completed byuling conference unless of time (not to exceed ension.	
Dispositive Motions: A party contemplati Except for extraordinary car may make a motion for summary judgment	use shown and subseq	uent permission of the Court given, no party

Within 10 days of serving its intent to file for summary judgment, the moving party must serve on the opposing side and submit to Chambers a letter no more than two pages in length setting forth the proposed basis for summary judgment. Within 10 days of the receipt of this letter, the opposing side must respond by letter to the moving party's request. These letters shall form the basis of discussion at the pre-motion conference held with the Court. However, if the Court finds that a conference is not necessary, the Court will issue a motion schedule.

ASSUMING NO DISPOSITIVE MOTIONS ARE MADE:

Proposed Requests to Charge and Proposed Voir Dire shall be submitted by
Joint Pre-trial Statement ("JPTS"): A JPTS shall be submitted by The JPTS shall conform to the Court's Individual Practices and Supplemental Trial Procedure Rules.
Memoranda of Law addressing those issues raised in the JPTS shall be submitted by Responses to the Memoranda shall be submitted by There shall be no replies.
Additional Conference(s) 83107 at 11:00 FM

For non-jury trials only: Proposed Findings of Fact and Conclusions of Law shall be submitted in accordance with the Court's directions.

ANY REQUEST FOR AN EXTENSION MUST BE MADE IN WRITING, AT LEAST ONE WEEK BEFORE THE DEADLINE IN QUESTION, AND MUST STATE THE OTHER PARTY'S POSITION.

Other Directions: Once all papers have been submitted, a final pre-trial conference will be held which shall be attended by trial counsel.

In the event a dispositive motion is made, the dates for submitting the Memoranda of Law, Requests to Charge, Proposed Voir Dire, and JPTS shall be adjourned from those shown above, and shall then begin to run (in the same timing sequence as set forth above) from three (3) weeks from the filing date of the decision on the motion.

Otherwise, if an adjournment is granted, then all subsequent events are simultaneously adjourned in the same timing sequence as set forth above, except any scheduled conferences, which are adjourned sine die.

At any time after the <u>ready for trial date</u>, counsel must notify the Court and their adversaries in writing of any potential scheduling conflicts that would prevent a trial at a particular time, including, but not limited to, trials and vacations. Such notice must come **before** counsel are notified by the Court of an actual trial date, **not after**. Counsel should notify the Court and all other counsel in writing, at the earliest possible time of any particular scheduling problems involving out-of-town witnesses or other exigencies.

All counsel are responsible for having copies of and complying with the contents of the current version of the Court's Individual Practices and Supplemental Trial Procedure Rules, which may be obtained from the Courtroom Deputy or on-line at http://www.nysd.uscourts.gov/judges/USDJ/batts.htm. Periodically, the Court will revise its Individual Rules. Notice of these revisions or amendments will be posted in the **New York Law Journal** and copies will be available at the **Cashier's Window** in the Clerk's Office at 500 Pearl Street.

FAILURE TO COMPLY WITH THIS ORDER MAY RESULT IN SANCTIONS.

THEY TO WORK ON SETTLEMENT between \$10,000 - 20,000

JONE 8 (31/07.

SO ORDERED.

DATED:

New York, New York

June 29, 2007

DEBORAH A. BATTS, U.S.D.J

[Revised October 30, 2002]